



Judiciary II - Criminal Law Committee

Filed: 3/22/2007

09500HB1290ham001

LRB095 10445 RLC 33749 a

1 AMENDMENT TO HOUSE BILL 1290

2 AMENDMENT NO. _____. Amend House Bill 1290 on page 1, by
3 replacing lines 20 through 23 with the following:

4 "or her conviction, and:

5 (1) but which was not subject to the testing which is
6 now requested ~~because the technology for the testing was~~
7 ~~not available~~ at the time of trial; or ~~Reasonable notice~~
8 ~~of the motion shall be served upon the State.~~

9 (2) although previously subjected to testing, can be
10 subjected to additional testing utilizing a method that was
11 not scientifically available at the time of trial that
12 provides a reasonable likelihood of more probative
13 results. Reasonable notice of the motion shall be served
14 upon the State."; and

15 on page 2, by inserting immediately below line 19 the
16 following:

17 "(d) If evidence previously tested pursuant to this Section

1 reveals an unknown fingerprint from the crime scene that does
2 not match the defendant or the victim, the order of the Court
3 shall direct the prosecuting authority to request the Illinois
4 State Police Bureau of Forensic Science to submit the unknown
5 fingerprint evidence into the FBI's Integrated Automated
6 Fingerprint Identification System (AIFIS) for
7 identification."